

By: Kuempel, Gutierrez

H.J.R. No. 100

A JOINT RESOLUTION

1 proposing a constitutional amendment on professional sports team
2 charitable foundations conducting charitable raffles.

3 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

4 SECTION 1. Section 47(d-1), Article III, Texas
5 Constitution, is amended to read as follows:

6 (d-1) The legislature by general law may permit a
7 professional sports team charitable foundation to conduct
8 charitable raffles under the terms and conditions imposed by
9 general law. The law may authorize the charitable foundation to pay
10 with the raffle proceeds reasonable advertising, promotional, and
11 administrative expenses. A law enacted under this subsection
12 applies [~~may apply~~] only to an entity [~~that is~~] defined as a
13 professional sports team charitable foundation under that law [~~on~~
14 ~~January 1, 2016,~~] and may only allow charitable raffles to be
15 conducted at games hosted at the home venue of the professional
16 sports team associated with a professional sports team charitable
17 foundation.

18 SECTION 2. This proposed constitutional amendment shall be
19 submitted to the voters at an election to be held November 7, 2017.
20 The ballot shall be printed to permit voting for or against the
21 proposition: "The constitutional amendment on professional sports
22 team charitable foundations conducting charitable raffles."